08/983332#2

242-660 05 Rec'd PCT/PTO 05 MAR 1995

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Applic. of: Richard L. Cloud March 5, 1998 Examiner: Filed: Group Art Unit: Serial No: 08/983,332 For: CIRCUIT APPARATUS AND CONFIGURATIONS) RECEIVED FOR REFRIGERATION SYSTEMS which is a NATIONAL PHASE APPLICATION) 06 APR 1998 OF INTERNATIONAL APPLICATION NO. PCT/US97/06818 FILED ON 4/4/97 Lega! Staff International Division Docket No.: ZI056/96001

Assistant Commissioner for Patents Box PCT CAME T Washington, D.C. 20231

CONDITIONAL PETITION TO REVIVE UNINTENTIONALLY ABANDONED PATENT APPLICATION PURSUANT TO 37 CFR §1.137 (b)

Dear Sir:

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Abandonment for the above-identified patent application mailed December 4, 1997. However, we anticipate the possibility of receiving a Notice of Abandonment.

 patent applications in the United States Patent and Trademark Office.

Applicant's attorney respectfully petitions the Commissioner of Patents and Trademarks to revive the above-identified application under the provisions of 37 C.F.R. §1.137(b) on the ground that the abandonment of the above-identified application was completely unintentional and grant entry in the national stage and assign a filing date to the above-identified application.

The original PCT application including specification, claims, an Abstract, and eleven (11) pages of informal drawings is on file in the United States PCT Receiving Office. The United States PCT Receiving Office was appointed as the International Searching Authority and a copy of the search results is on file in the U.S. Receiving Office.

Enclosed herewith for processing is a Declaration for Utility Application signed by the Inventor, Richard L. Cloud; Power of Attorney Documents signed by the Applicant, Richard L. Cloud and assignee of the Application, ICE ONE, LLC.; a Verified Statement Claiming Small Entity status for an Independent Inventor executed by the Applicant; and a Verified statement Claiming Small Entity Status for a Small Business executed by the Assignee. Also enclosed are checks totaling \$1,120.00 as payment for the filing fee, Declaration fee, and Petition fee.

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It is submitted, therefore, that the above abandonment of the application should be held to be unintentional and inadvertent and that the case be revived an entry into the national stage be allowed as justice so requires.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the above-referenced application or any patent issuing thereon.

Respectfully submitted,

David W. Carrithers, Esq.

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Louisville, KY 40205

United States

Reg. No. 35,475

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PROPERTY 05 MAR 1998 08/983332

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE 957-360.00 In re Applic. of: Richard L. Cloud Filed: March 5, 1998 Examiner: Group Art Unit: Serial No: 08/983,332 For: CIRCUIT APPARATUS AND CONFIGURATIONS) FOR REFRIGERATION SYSTEMS which is a NATIONAL PHASE APPLICATION) OF INTERNATIONAL APPLICATION NO. PCT/US97/06818 FILED ON 4/4/97 Docket No.: ZI056/96001 Assistant Commissioner for Patents Box PCT Washington, D.C. 20231 PATENT APPLICATION TRANSMITTAL LETTER Dear Sir: Enclosed herewith for filing are: 1) PCT U.S. National Stage Application for PCT/US97/06818; 2) Power of Attorney of Inventor; 3)e: 07/16/1996 Williams of Assignee; 47/16/1996 Williams of Inventor; Small Entity @Statement of Individual Inventor; 6) Small Entity Statement of Small Business; Petition for Revival of Unintentionally Abandoned application; 7) 8) Checks in the amount of \$1,120.00 for the filing fee, Declaration fee, and Petition fee; and A return postcard showing receipt of the above items. 9) UTYCE/05S0 WCLAYBRD 00000097 08983332 395.00 02

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03/20/1998 WCLAYERO 00000037 08983 30.00 OP 02 FC:254 03 FC:198

Respectfully submitted,

David W. Carrithers, Esq.

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08/983332 05 Rec'd PCT/PTO 04 DE 01003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Assistant Commissioner for Patents Box NEW APPLICATION Washington, D.C. 20231

TRANSMITTAL OF DOCUMENTS

Dear Sir:

This is a request for filing a National Phase application based on International application PCT/US97/06818 filed on April 4, 1997 and which claims priority from prior copending parent provisional application Serial No. 60/014,883 filed on April 4, 1996 by Richard L. Cloud, for a "CIRCUIT APPARATUS AND CONFIGURATIONS FOR REFRIGERATION SYSTEMS".

Enclosed is a copy of the PCT International Application including specification, claims, an Abstract, 11 pages of informal drawings, unexecuted Declaration and Power of Attorney, and Information Disclosure Statement.

The priority application 60/014,883 is assigned of record to ICE ONE, INC., a Kentucky corporation whose address is prior address was 101 North Hancock, Louisville, KY 40202, which address has changed to: 7301 Intermodal Drive, P.O. Box 197412, Louisville, KY 40259.

The power of attorney is appointed to David W. Carrithers,

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Reg. No. 35,475 to prosecute the application, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith.

Address all future communications to:

David W. Carrithers P.O. Box 91469 Louisville, KY 40291 Telephone (502) 231-8070

No patent has issued, and no abandonment of, or termination of proceedings has occurred in the above-identified copending international application.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

IJ

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